

Case 4:07-cv-05944-JST Document 3642-5 Filed 02/27/15 Page 2 of 4

Case3:08-cr-00803-SI Document24 Filed03/06/09 Page1 of 3

(Rev. 12/03) Judgment in a Criminal Case for Organizational Defendants

SAO 245E

amended per motion # 22

UNITED STATES DISTRICT COURT

NORTHERN		District of	(CALIFORNIA		
UNITED STATES OF AMERICA V.			GMENT IN A CRIMINAL CASE rganizational Defendants)			
	., LTD and LG DISPLAY RICA, INC.,	Micha	E NUMBER: nel Lazerwitz unt Organization's Attorney	CR-08-0803	FILE)
THE DEFENDAN	T ORGANIZATION:	Derenda	int Organization's Attorney	•	MAR X 6 2009	
x pleaded guilty to co	ount(s) One of a One Count	t Information		RIC	CHARM W. Barre	
pleaded noto content which was accepted	ndere to count(s) d by the court.			NORTH	THART W. WIEK TRK, U.S. DISTRICT CO. DISTRICT C. CALL	ING JET TORNL
was found guilty or after a plea of not g	n count(s)		· · · · · · · · · · · · · · · · · · ·			
The organizational defe	endant is adjudicated guilty of t	these offenses:				
Title & Section 15:1	Nature of Offense Price Fixing		Offer 6/1/06	nse Ended	<u>Count</u> 1	•
					•	
				•		
	rganization is sentenced as pro-			this judgment.		
☐ The defendant orga	nization has been found not gu	uilty on count(s)			·	
☐ The defendant orga	•	uilty on count(s)			·	,
☐ The defendant orga ☐ Count(s) It is ordered the change of name, principle is judgment are fully the change of the chan	nization has been found not gu	ilty on count(s)	essed on the motion of	the United Sta	ätes.	iny by ney
☐ The defendant orga ☐ Count(s) ☐ It is ordered the change of name, principally in the principal of material changes in Defendant Organization's	nization has been found not gu at the defendant organization to be all business address, or mailing and. If ordered to pay restitution	ility on count(s)is	essed on the motion of ted States attorney for tess, restitution, costs, ganization must notify	the United Sta	ätes.	iny by iey
☐ The defendant orga ☐ Count(s) ☐ It is ordered the change of name, principally in the principal of material changes in Defendant Organization's	nization has been found not gu at the defendant organization to be all business address, or mailing baid. If ordered to pay restitution economic circumstances.	ility on count(s)is	essed on the motion of	the United Sta	ätes.	uny by ney
☐ The defendant orga ☐ Count(s) ☐ It is ordered the change of name, principally principally in the control of material changes in Defendant Organization's Federal Employer I.D. No.:	nization has been found not gu at the defendant organization to be all business address, or mailing baid. If ordered to pay restitution economic circumstances.	is are dismining address until all finon, the defendant or	essed on the motion of ted States attorney for tess, restitution, costs, ganization must notify	the United Sta	ätes.	uny by eey
☐ The defendant orga ☐ Count(s) ☐ It is ordered the change of name, principally principally in the control of material changes in Defendant Organization's Federal Employer I.D. No.:	nization has been found not gu at the defendant organization to be all business address, or mailing baid. If ordered to pay restitution economic circumstances.	is are disminust notify the United address until all find on, the defendant or Date of Signature.	essed on the motion of ted States attorney for thes, restitution, costs, ganization must notify the state of Judgment to Judgment to Judge	the United Sta	ates. within 30 days of a ssessments imposed I United States attorn	·
☐ The defendant orga ☐ Count(s) ☐ It is ordered the change of name, principally principally in the control of material changes in Defendant Organization's Federal Employer I.D. No.:	nization has been found not gu at the defendant organization to be all business address, or mailing baid. If ordered to pay restitution economic circumstances.	is are disminust notify the Unig address until all finon, the defendant or	essed on the motion of the states attorney for the states attorney for the states, restitution, costs, ganization must notify the state of states at the states at t	the United Sta	ätes.	·
☐ The defendant orga ☐ Count(s) ☐ It is ordered the change of name, principally principally in the control of material changes in Defendant Organization's Federal Employer I.D. No.:	nization has been found not gu at the defendant organization to be all business address, or mailing baid. If ordered to pay restitution economic circumstances.	is are disminust notify the Unig address until all finon, the defendant or	essed on the motion of ted States attorney for these, restitution, costs, ganization must notify the state of Judgment of Judg	the United Sta	ates. within 30 days of a ssessments imposed I United States attorn	·
☐ The defendant orga ☐ Count(s) ☐ It is ordered the change of name, principally principally in the control of material changes in Defendant Organization's Federal Employer I.D. No.:	nization has been found not gu at the defendant organization to the defendant organization and business address, or mailing to the defendant organization and the defendant organization	is are disminust notify the Unig address until all finon, the defendant or	essed on the motion of ted States attorney for these, restitution, costs, ganization must notify the state of Judgment of Judg	the United Sta	ates. within 30 days of a ssessments imposed I United States attorn	·
☐ The defendant orga ☐ Count(s) It is ordered the change of name, principalities judgment are fully post material changes in Defendant Organization's Federal Employer I.D. No.: Defendant Organization's Principality of the country	nization has been found not gu at the defendant organization to the defendant organization and business address, or mailing to the defendant organization and the defendant organization	is are dismissing address until all finon, the defendant or Date of Signature	essed on the motion of ted States attorney for these, restitution, costs, ganization must notify the state of Judgment of Judg	the United Sta	ates. within 30 days of a ssessments imposed I United States attorn	
☐ The defendant orga ☐ Count(s) It is ordered the change of name, principalities judgment are fully post material changes in Defendant Organization's Federal Employer I.D. No.: Defendant Organization's Principality of the country	nization has been found not gu at the defendant organization to the defendant organization and business address, or mailing to the defendant organization and the defendant organization	is are dismissing address until all finon, the defendant or Date of Signature	essed on the motion of ted States attorney for these, restitution, costs, ganization must notify the state of Judgment of Judg	the United Sta	ates. within 30 days of a ssessments imposed I United States attorn	·

Case 4:07-cv-05944-JST Document 3642-5 Filed 02/27/15 Page 3 of 4

Case3:08-cr-00803-SI Document24 Filed03/06/09 Page2 of 3

(Rev. 12/03) Judgment in a Criminal Case for Organizational Defendants

AO 245E

Sheet 3 — Criminal Monetary Penalties Judgment - Page DEFENDANT ORGANIZATION: LG DISPLAY CO. & LG DISPLAY AMERICA CASE NUMBER: CR-08-0803 SI CRIMINAL MONETARY PENALTIES The defendant organization must pay the following total criminal monetary penalties under the schedule of payments on Sheet 4. Restitution Fine **TOTALS** 400.00 400 Million The determination of restitution is deferred until . An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination. The defendant organization shall make restitution (including community restitution) to the following payees in the amount listed If the defendant organization makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid. Name of Payee **Restitution Ordered** Priority or Percentage TOTALS Restitution amount ordered pursuant to plea agreement \$ The defendant organization shall pay interest on restitution or a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 4 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g). The court determined that the defendant organization does not have the ability to pay interest, and it is ordered that: ☐ the interest requirement is waived for □ fine restitution. ☐ the interest requirement for the fine restitution is modified as follows:

^{*} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

Case 4:07-cv-05944-JST Document 3642-5 Filed 02/27/15 Page 4 of 4

Case3:08-cr-00803-SI Document24 Filed03/06/09 Page3 of 3

AO 245E (Rev. 12/03) Judgment in a Criminal Case for Organizational Defendants Sheet 4 — Schedule of Payments Judgment --- Page DEFENDANT ORGANIZATION: LG DISPLAY CO. & LG DISPLAY AMERICA CASE NUMBER: CR-08-0803 SI SCHEDULE OF PAYMENTS Having assessed the organization's ability to pay, payment of the total criminal monetary penalties are due as follows: Lump sum payment of \$ 400.00 due immediately, balance due in accordance with

Cor D below; or ☐ Payment to begin immediately (may be combined with ☐ C or (e.g., equal, weekly, monthly, quarterly) installments of over a period of (e.g., months or years), to commence _____ (e.g., 30 or 60 days) after the date of this judgment; or Special instructions regarding the payment of criminal monetary penalties: Fine to be paid concurrently between co-defendants LG Display Co., Ltd. And LG Display America, Inc. All criminal monetary penalties are made to the clerk of the court. The defendant organization shall receive credit for all payments previously made toward any criminal monetary penalties imposed. Joint and Several Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate.

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

The defendant organization shall forfeit the defendant organization's interest in the following property to the United States:

The defendant organization shall pay the cost of prosecution.

The defendant organization shall pay the following court cost(s):